

## C.N.R. FOR GE TO CROE

arm Co. Claim Rail  
ected to Fence  
t. of War

considerable interest in the Supreme court. Justice Harvey and it is the case of Win v. the C. N. R. That brought suit for \$2,000. N. K. for damages to Plaintiff, alleging that company neglected to give the right of way of money. Plain and that as a consequence and. It is understood that other farmers in the Stoney Plain. C. N. R. who are against the company. They are awaiting the and, if it is successful, press their cases. In the case are the company on section west of the 5th section for damages here.

The Railway Co., the  
ern Railway Co., and  
Mann Co. Geo. B.  
earing for the plain-  
igger for the defence.  
evidence for the prosec-  
this morning and the  
ceeded with this af-  
y empanelled are: B.  
an), G. Fordam, W.  
an, A. McLean and  
the case to the jury  
ated that the railway  
ton to Stoney Plain  
of the E. Y. & P.  
me the charter was  
McKenzie & Mann

they also were made a action. The Win- whose property lies in, sold a -100-foot the defendant railway right of way for theiriffs contend that the agreed to fence this and that furthermore to fence the right tion 254 of the Rail-aintiffs had their the railway opened it of 1906 and did not e following July or the meantime cattle of the plaintiffs by

They accordingly  
inst the railway for  
ved that the state-  
mended and the C.  
nzle & Mann com-  
from the action. The  
ng the purchase of  
was made by the E.  
charter was granted  
and they alone should  
in this action. The  
er, that as the one  
e charter, another  
and a third operat-  
l be included in the

The railroad ran about 1-4 of their length. Cattle have been damaged and considerable damage done to the stock and to some of the fences. Mr. Biggar crosses-examined the witness closely as to the damage done and arrived at this estimate of the difference in value of himself and his stock.

Robt. McLellan had seen the damaged car and estimated the damage to be between \$300 and \$400.

**ON PARADE.**  
Council Fears Another Meeting Be Held.

City Solicitor  
ere was no legal  
ing a parade. Ald.  
it was not difficult  
would happen in  
nithwaite, M.L.A.,  
to Vancouver, as  
ching sedition and  
The alderman de-  
police commission-  
of the situation if  
resign. The free  
to the Asiatic ex-  
sed. Ald. Morton  
atin and Hawthorn-  
ink there was good  
use the parade.

agree to the Calgary  
thwaite  
ground.













